# MADERA COUNTY SUPERIOR COURT STATE OF CALIFORNIA

# DEFAULT JUDGMENT FOR DIVORCE, LEGAL SEPERATION OR NULLITY- PACKET

The attached forms can be used if your spouse/partner <u>DID NOT</u> file a Response and you <u>DO NOT</u> have an agreement. Make sure you have already filed Form FL-115 *Proof of Service of Summons* AND Form FL-141 *Declaration Regarding Service of Declaration of Disclosure* (or file it now).

This situation is called a "true default" because more than 30 days have passed since the petitioner (the spouse/partner that started the case) served the petition and summons, and the Respondent (the other spouse/partner) did NOT file a response and there is no written agreement. Please note: If your spouse or partner is currently in the military, special rules may apply under the Servicemembers Civil Relief Act.

This packet includes the following forms: FL-165 Request to Enter Default, FL-170 Declaration for Default or Uncontested Dissolution or Legal Separation, FL-180 Judgment, FL-190 Notice of Entry of Judgment. If you are asking for custody orders, you may have to fill out additional forms that may apply to your case. Included in this packet is form FL-341 Child Custody and Visitation (Parenting Time) Order Attachment. If you are unsure if you need additional forms, you can ask the court's family law facilitator/self-help center (located on the 1st floor Mon-Fri 8am-3pm).

# 1. Fill out your forms

Fill out all the forms listed above. If you need any additional forms, you can go to <a href="https://www.courts.ca.gov">www.courts.ca.gov</a> or ask the court's family law facilitator/self-help center. Your Judgment must match your original petition you previously filed. You will also need to have 3 envelopes – 1 addressed to you and the other 2 addressed to the other party. 1 postage stamp must be affixed to each envelope. Do not put a return address because the court clerk will mail these.

# 2. Have your forms reviewed

Ask the court's family law facilitator/self-help center (located on the 1<sup>st</sup> floor, Mon-Fri 8am-3pm) to review your paperwork. Please take them a copy of your original petition previously filed for them to also review. You can also hire your own lawyer to review your papers or to get legal advice.

#### 3. File your forms with the court clerk

We are pleased to offer eFiling, a way to electronically file your court documents! You can eFile documents 24 hours a day, 7 days a week through an approved Electronic Filing Service Provider (EFSP). A list of approved EFSPs can be found on the court's website. Here is the link: https://www.madera.courts.ca.gov/system/files/general/list-approved-efsps-alpha-final 0.pdf

Or you can take your completed documents to the Civil Division (located on the 4<sup>th</sup> Floor). The clerk will process your paperwork and give it to a judge to review. If all your documents are completed correctly, the judge will sign the Judgment without either named spouse having to appear in court. If there is a problem with the documents, a court appearance may be necessary. Or you may just need to fix a mistake.

### 4. You receive your final judgment

A court clerk will mail FL-190 *Notice of Entry of Judgment* to each spouse or domestic partner, with the date that the judgment was signed. They will call the petitioner to pick up the copies of the actual Judgment FL-180. Keep a copy of these forms in a safe place. You may need them in the future. **Note, if you have a Status Conference hearing scheduled, the filed Judgment will automatically take the hearing off calendar.** 

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
EMAIL ADDRESS: ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA, COUN	TV OF MADERA	_
STREET ADDRESS: 200 SOUTH G STREET	IT OF MADERA	
MAILING ADDRESS: 200 SOUTH G STREET		
CITY AND ZIP CODE: MADERA, CALIFORNIA 93637		
BRANCH NAME: CIVIL DIVISION		
PETITIONER:		
RESPONDENT:		
		CASE NUMBER:
REQUEST TO	ENTER DEFAULT	S. GET (OIIBET).
1. To the clerk: Please enter the default	of the respondent who has failed to respond	to the petition.
2. A completed Income and Expense Dec	claration (form FL-150) or Financial Statemen	nt (Simplified) (form FL-155)
is attached is not attache	·	, , , ,
3. A completed <i>Property Declaration</i> (form	n FL-160) is attached is not a	ittached
	,	ne of the following boxes to indicate the reason:
	•	to of the following poxes to indicate the fodeen.
	•	
b The issues subject to disposit	tion by the court in this proceeding are the su	bject of a written agreement.
c. There are no issues of child,	spousal, or partner support or attorney fees a	and costs subject to determination by the court.
d. The petition does not request	t money, property, costs, or attorney fees.	
e. There are no issues of divisio		
<del></del>		
f. This is an action to establish	parentar relationship.	
Date:		
	<b>K</b>	
(TYPE OR PRINT NAME)		(SIGNATURE OF [ATTORNEY FOR] PETITIONER)
4. Declaration		
a. No mailing is required becaus	se service was by publication or posting and t	the address of the respondent remains unknown.
b. A copy of this Request to Ente	er Default, including any attachments and an	envelope with sufficient postage, was
	th the envelope addressed as follows (address	
the respondent's last known a	address):	
I declare under penalty of periury under the	e laws of the State of California that the foreg	poing is true and correct
_	s laws of the state of samorna that the foreg	ong is true and correct.
Date:		
	<b>.</b>	
(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)
	FOR COURT USE ONLY	(SIGNATURE OF DECLARAINT)
Request to Enter Default mailed to	the respondent or the respondent's attorney	on (date):
Default entered as requested on (d	ale).	
Default <b>not</b> entered. Reason:		
	Clerk, by	, Deputy

PETITIONER: RESPONDENT:		CASE NUMBER:	
5. Memorandum of costs		-	
a. Costs and disburse	ements are waived.		
b. Costs and disbursements	s are listed as follows:		
(1) Clerk's fees			\$
(2) Process server			\$
			¢ .
			¢
			\$
TOTAL			\$
c. I am the attorney, agent,	or party who claims these costs. To e been necessarily incurred in this ca	the best of my knowledge and belief ause or proceeding.	
I declare under penalty of perjur	y under the laws of the State of Cali	fornia that the foregoing is true and c	orrect.
Date:			
		×.	
(TYPE OR PRIN	JT NAME)		
(1112311111		(SIGNATURE	OF DECLARANT)
The respondent is not in the	status (required for a judgment). military service of the United States nia Military and Veterans Code section	as defined by either the Servicememons 400 and 402(f).	bers Civil Relief Act (see 50
I know that the respondent is	s not in the U.S. military service beca	ause (check all that apply):	
a. the search results t	hat I received from scra.dmdc.osd.n	nil/ say the respondent is not in the L	J.S. military service.
		I know that they are not in the U.S. m	•
c. I recently contacted	d the respondent, and they told me t	hat they are not in the U.S. military se	ervice.
d. I know that the resp	oondent was discharged from U.S. n	nilitary service on or about (date):	
e the respondent is n	ot eligible to serve in the U.S. milita	ry because they are incarcerated (in j	ail or prison).
f other (specify):			
		Vote	
If the respondent certain rights and		litary status is unknown, the responder law before a default judgment can b	
		•	orroot
i deciare under penalty or perjur	y under the laws of the State of Call	fornia that the foregoing is true and c	JITEGL
Date:			
		<b>K</b>	
(TYPE OR PRIN	T NAME)	(2)(2)(1)	OF DEGLADANT)
		(SIGNATURE	OF DECLARANT)

		•
PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): In Pro Per		
SUPERIOR COURT OF CALIFORNIA, COUN		
STREET ADDRESS: 200 South G Street	t	
MAILING ADDRESS: Same		
CITY AND ZIP CODE: Madera CA 93637		
BRANCH NAME: Civil Division		
PETITIONER:		
RESPONDENT:		
	FAULT OR UNCONTESTED	CASE NUMBER:
DISSOLUTION	LEGAL SEPARATION	
(NOTE: Items 1 through 12 apply to both	dissolution and legal separation proceed	inas.)
	were sworn, I would testify to the truth of the	<del>-</del> -
	<del>-</del>	ore the court unless I am ordered by the court to
do so.	• • • • • • • • • • • • • • • • • • • •	•
3. All the information in the   amend	ded 🔲 Petition 🔲 Response is tru	ue and correct.
4. Type of case (check a, b, or c):		
a. Default without agreement		
(1) No response has been filed and	there is no written agreement or stipulated ju	udgment between the parties;
(2) The default of the respondent w	as entered or is being requested, and I am no	ot seeking any relief not requested in the
petition; and		
(3) The following statement is true (	(check one):	
(A) There are no assets or	debts to be disposed of by the court.	
(B) The community and qu	asi-community assets and debts are listed or	n the <b>completed</b> current <i>Property</i>
Declaration (form FL-16	60), which includes an estimate of the value of	of the assets and debts that I propose to
be distributed to each p	party. The division in the proposed Judgment	(form FL-180) is a fair and equal division
of the property and deb	ots, or if there is a negative estate, the debts a	are assigned fairly and equitably.
b. Default with agreement		
(1) No response has been filed and	the parties have agreed that the matter may	proceed as a default matter without notice;
and		
(2) The parties have entered into a	written agreement regarding their property ar	nd their marriage or domestic partnership
rights, including support, the orig	ginal of which is being or has been submitted	to the court. I request that the court approve
the agreement.		
c. Uncontested		
<ol><li>Both parties have appeared in the</li></ol>	he case; and	
	written agreement regarding their property ar	- · · · · · · · · · · · · · · · · · · ·
rights, including support, the orig	ginal of which is being or has been submitted	to the court. I request that the court approve
the agreement.		
5. Declaration of disclosure (check a, b,	•	
	re filing concurrently, a Declaration Regardin	g Service of Declaration of Disclosure (form
	pense Declaration (form FL-150).	
	fault. I am the petitioner in this action and ha	
·	FL-140) with the court. I hereby waive receip	t of the final <i>Declaration of Disclosure</i> (form
FL-140) from the respondent.		
	fault. I am the petitioner in this action, and se	
- · · · · · · · · · · · · · · · · · · ·		Declaration of Disclosure (form FL-140) is not
required. I hereby waive receipt	of the final Declaration of Disclosure (form F	L-140) from the respondent.

Page 1 of 3

	PETITIONE RESPONDEN		CASE NUMBER:
6.	d. This mur Stip judg  Child ca. The D. The The	s matter is proceeding as an uncontested action. Service of the final <i>Declaration</i> tually waived by both parties. A waiver provision executed by both parties under poulation and Waiver of Final Declaration of Disclosure (form FL-144), in the settle gment, or in another, separate stipulation.  Sustody and visitation (parenting time) should be ordered as set forth in the proceed information in <i>Declaration Under Uniform Child Custody Jurisdiction and Enforce</i> has has not changed since it was last filed with the court. (If changed, as the series an existing court order for custody/parenting time in another case in (county to exace number is (specify):  The courrent custody and visitation (parenting time) previously ordered in this case, or	penalty of perjury is contained on the ment agreement or proposed oposed <i>Judgment</i> (form FL-180).  Dement Act (UCCJEA) (form FL-105) attach updated form.)
	d. The	Contained on Attachment 6c. e facts that support the requested judgment are (In a default case, state your reas	sons below):
7.	a. If there (1)  (2)  (2)	Contained on Attachment 6d.  support should be ordered as set forth in the proposed <i>Judgment</i> (form FL-180). are minor children, check and complete item (1) if applicable and item (2) or (3):  Child support is being enforced in another case in <i>(county):</i> The case number is <i>(specify):</i> The information in the child support calculation attached to the proposed judgm knowledge.  I request that this order be based on the Petitioner's Respondent's support of my estimate of earning ability are <i>(specify):</i>	• •
	(1) I lis (2) To	sted in the proposed order.	
8.	Expense De Check at lea a.  I know b.  I ask c.  I ask d.  Spou based e.  Fami	cartner, and Family Support (If a support order or attorney fees are requested, so calcaration (form FL-150) unless a current form is on file. Include your best estimate ast one of the following.)  wingly give up forever any right to receive spousal or partner support.  the court to reserve jurisdiction to award spousal or partner support in the future Petitioner Respondent  the court to terminate forever spousal or partner support for: Petitioner sall support or domestic partner support should be ordered as set forth in the project on the factors described in:  Spousal or Partner Support Declaration Attachment (form FL-157)  written agreement attached declaration (Attachment 8d)  by support should be ordered as set forth in the proposed Judgment (form FL-180 or (specify):	to:  Respondent posed Judgment (form FL-180)

			•
	PETITIONER: RESPONDENT:	CASE NUMBER:	
9.	<ul> <li>Parentage of the children of the petitioner and respondent born prior to their marriage or ordered as set forth in the proposed <i>Judgment</i> (form FL-180).</li> <li>a. A voluntary declaration of parentage or paternity is attached.</li> <li>b. Parentage was previously established by the court in <i>(county):</i> The case number is <i>(specify):</i> The written agreement of the parties regarding parentage is attached here (Attachmet (form FL-180). </li> </ul>		
10.	Attorney fees should be ordered as set forth in the proposed Judgment (form FL-180).  The facts in support of this request are on Request for Attorney's Fees and Costs At Other (specify facts below):	ttachment (form FL-319).	
11.	The judgment should be entered nunc pro tunc for the following reasons (specify):		
13.	Petitioner Respondent requests restoration of the former name as set forth in the (proceedings for dissolution or nullity of marriage only).  Irreconcilable differences have led to the irremediable breakdown of the marriage or domestic possibility of saving the marriage or domestic partnership through counseling or other means. This declaration may be reviewed by a commissioner sitting as a temporary judge, who may or request or require my appearance under Family Code section 2336.	c partnership, and there is no	
	CTATEMENTS IN THIS BOY ARRIVE ONLY TO DISCOLU	UTIONS	$\neg$
15.	STATEMENTS IN THIS BOX APPLY ONLY TO DISSOLUTE If this is a dissolution of a marriage or domestic partnership created in another state, the perpension of this county for at least three months and of the state of California for at least immediately preceding the date of the filing of the petition for dissolution of marriage or domestic partnership.	titioner or the respondent has east six months continuously and	
16.	I ask that the court grant the request for a judgment of dissolution of marriage or domestic p differences and that the court make the orders set forth in the proposed <i>Judgment</i> (form FL		
17.	Status only judgment: This declaration is only for the termination of marital or domest reserve jurisdiction over all other issues not requested in this declaration for later determination.	· · ·	
	THIS STATEMENT APPLIES ONLY TO LEGAL SEPARA	ATIONS	$\neg$
18.	I ask that the court grant the request of a judgment for legal separation based on irreconcilar make the orders set forth in the proposed <i>Judgment</i> (form FL-180) submitted with this declar	able differences and that the court	
	I understand that a judgment of legal separation does not terminate a marriage or do still married or a partner in a domestic partnership.	mestic partnership, and that I am	
19.	Other (specify):		
	eclare under penalty of perjury under the laws of the State of California that the foregoing is tru	e and correct.	
	(TVOS CO DONITALIANS)	OLONATURE OF REGUARANT	_

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Madera	
STREET ADDRESS: 200 South G Street MAILING ADDRESS: Same	
CITY AND ZIP CODE: Madera CA 93637	
BRANCH NAME: Civil Division	
MARRIAGE OR PARTNERSHIP OF	
PETITIONER:	
RESPONDENT:	
JUDGMENT	CASE NUMBER:
DISSOLUTION LEGAL SEPARATION NULLITY	CASE NOWIDET.
Status only	
Reserving jurisdiction over termination of marital or domestic	
partnership status	
Judgment on reserved issues  Date marital or domestic partnership status ends:	
<ol> <li>This judgment  contains personal conduct restraining orders  modifies ex</li> <li>The restraining orders are contained on page(s)  of the attachment. T</li> </ol>	isting restraining orders. hey expire on <i>(date):</i>
	under Family Code section 2336
a. Date:  Agreement in court  Dept.:	Room:
b. Judicial officer <i>(name):</i>	Temporary judge
c. Petitioner present in court Attorney present in court (name):	
d. Respondent present in court Attorney present in court (name):	
e. Claimant present in court (name):	Attorney present in court (name):
f. Other (specify name):	
3. The court acquired jurisdiction of the respondent on <i>(date):</i>	
a. The respondent was served with process.	
b. The respondent appeared.	
THE COURT ORDERS, GOOD CAUSE APPEARING	
4. a. Judgment of dissolution is entered. Marital or domestic partnership status is term	inated and the parties are restored to the
status of single persons (1) on (specify date):	
(2) on a date to be determined on noticed motion of either party or on stipul	ation.
b. Judgment of legal separation is entered.	
c. Usual Judgment of nullity is entered. The parties are declared to be single persons on the same of the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to be single persons on the parties are declared to the p	he ground of (specify):
d. This judgment will be entered nunc pro tunc as of (date):	
e. Judgment on reserved issues.	
f. The petitioner's respondent's former name is restored to (specify):	
g Jurisdiction is reserved over all other issues, and all present orders remain in effects.	
h. This judgment contains provisions for child support or family support. Each party	
Child Support Case Registry Form (form FL-191) within 10 days of the date of the	
court of any change in the information submitted within 10 days of the change, by of Rights and Responsibilities—Health-Care Costs and Reimbursement Procedu	
Child Support Order (form FL-192) is attached.	res and information Sheet on Changing a Page 1 of 2

CASE NAME (Last name, first name of each party):  CASE NUMBER:			
4. i. The children of this marriage or domestic partnership are:			
(1) Name	Birthdate		
(2) Parentage is established for children of this relationship born price	or to the marriage or domestic partnership		
j. Child custody and visitation (parenting time) are ordered as set forth in the			
(1) Settlement agreement, stipulation for judgment, or other written a	greement which contains the information		
required by Family Code section 3048(a).			
(2) Child Custody and Visitation Order Attachment (form FL-341).	FI 055)		
(3) Stipulation and Order for Custody and/or Visitation of Children (fo	· _		
<ul><li>(4) Previously established in another case. Case number:</li><li>k. Child support is ordered as set forth in the attached</li></ul>	Court:		
(1) Settlement agreement, stipulation for judgment, or other written a	greement which contains the declarations		
required by Family Code section 4065(a).	•		
(2) Child Support Information and Order Attachment (form FL-342).			
(3) Stipulation to Establish or Modify Child Support and Order (form F	•		
(4) Previously established in another case. Case number:	Court:		
<ul> <li>I. Spousal, domestic partner, or family support is ordered:</li> <li>(1) Reserved for future determination as relates to petitioner</li> </ul>	respondent		
· · · · · · · · · · · · · · · · · · ·	petitioner respondent		
(3) As set forth in the attached <i>Spousal</i> , <i>Partner</i> , or <i>Family Support</i> (	<del>_</del> ·		
(4) As set forth in the attached settlement agreement, stipulation for j			
(5) Other (specify):			
<ul> <li>m. Property division is ordered as set forth in the attached</li> <li>Settlement agreement, stipulation for judgment, or other written a</li> </ul>	areement		
(2) Property Order Attachment to Judgment (form FL-345).	greenen.		
(3) Other (specify):			
n. Attorney fees and costs are ordered as set forth in the attached			
(1) Settlement agreement, stipulation for judgment, or other written a	greement.		
<ul><li>(2) Attorney Fees and Costs Order (form FL-346).</li><li>(3) Other (specify):</li></ul>			
(3) Other (specify):			
o. Other (specify):			
Each attachment to this judgment is incorporated into this judgment, and the parties a	are ordered to comply with each attachment's		
provisions. Jurisdiction is reserved to make other orders necessary to carry out this ju	• •		
Date:			
	JUDICIAL OFFICER		
5. Number of pages attached: signature	FOLLOWS LAST ATTACHMENT		
NOTICE			
Dissolution or legal separation may automatically cancel the rights of a spouse or de	omestic partner under the other spouse's or		
domestic partner's will, trust, retirement plan, power of attorney, pay-on-death bank	account, transfer-on-death vehicle registration,		
survivorship rights to any property owned in joint tenancy, and any other similar proj			
rights of a spouse or domestic partner as beneficiary of the other spouse's or domestic			
review these matters, as well as any credit cards, other credit accounts, insurance p			
determine whether they should be changed or whether you should take any other as A debt or obligation may be assigned to one party as part of the dissolution of property.			
debt or obligation, the creditor may be able to collect from the other party.	only and doord, but it that party does not pay the		

An earnings assignment may be issued without additional proof if child, family, partner, or spousal support is ordered. Any party required to pay support must pay interest on overdue amounts at the "legal rate," which is currently 10 percent.

RE	PETITIONER: SPONDENT: ENT/PARTY:			CASE NUMBER:	
	CHILD CUSTOD	Y AND VISITAT	ON (PARENTING TIME) OR	DER ATTACH	MENT
TO Finding	gs and Order After Hear	ing (form FL-340)	Judgment (form FL-18	30) 🔲 Judg	ment (form FL-250)
Stipula	tion and Order for Cust	ody and/or Visita	tion of Children (form FL-355)		
Other (	specify):				
Enforcement A  Notice and op laws of the Sta  Country of ha the United	act (Family Code sections portunity to be heard. It to of California. bitual residence. The cold States	3 3400–3465). The responding pa puntry of habitual re pecify):	tody orders in this case under the rty was given notice and an oppesidence of the child or children r, you may be subject to civil or	ortunity to be he	ard, as provided by the
	•		e of the parties will take the child er Attachment (form FL-341(B))		
6. Child Cus	<b>itody.</b> Custody of the min		parties is awarded as follows: <u>Legal custody to:</u> (person who decides about the o	child's	Physical custody to: (person the child regularly lives with)
(Do not co (parenting a. Alleg (1) a th (2) th b.	omplete this section if the time), in writing or stated ations have been raised in the petitioner respondent respondents and the petitioner respondents are respondents and the petitioner respondents and the petitioner respondents are respondents and the petitioner respondents and the petitioner respondents are respondents.	parties have entered in court.) In form FL-311, other pare any of the followin or engaged to; or egal use of controle of prescribed controle sole or joint custo egations of a history	g persons: a child, the other par lled substances, or the habitual ntrolled substances.	or in a court header: rent, their current or continual abu	aring that t spouse, or the person se of alcohol, or the respondent

THIS IS A COURT ORDER.

		PETITIC	NER:					CASE NUMBER:	
	RESPONDENT:								
OTHE	R PA	RENT/PA	۱RTY:						
□ \/io	itatia	n /Daran	ting Ti	m a\					
		n (Paren	_	-	o partu	without ph	voicel austady (not an	nronriato in acces inv	alvina domostio
a.	Ч		-	int of visitation to tr	e party	without pri	ysical custody (not ap	propriate in cases inve	olving domestic
L		violence	•						
b.	H	See the							firedata timas and
C.	Ч	-		go to chila custoa	/ mediai	ion or chiic	a custody recommendi	ng counseling at <i>(speci</i>	ry date, time, and
		location	•	4: 4:					
d.	H			parenting time)	<b>—</b>	Г	<b></b>	- tl ( ) .	
e.	Ч			- '	L pe	etitioner L	respondent	otner (name):	
		will be a			4-1.				
		(1)		cends starting (da			- fi t l	0-4	
			<u> </u>	_			e first weekend with a	• •	
				st 2nd	3rc	4	th 🔲 5th we	eekend of the month	
			from		at		□ a.m. □ p.m./	if applicable, specify:	start of school
				(day of week)		(time)			after school
			4-		-4		□ □	if annii anhia annaifi :	start of school
			to	(day of wools)	at	(time)	<b>a</b> .m. <b>p</b> .m./	if applicable, specify:	after school
				(day of week)		(time)			
			(a)	The parties will	alternat	te the fifth	weekends, with the	petitioner	respondent
				other pare	nt/party	having t	the initial fifth weekend	l, which starts <i>(date):</i>	
			(b)	🔲 The 🔲 peti	tioner	res	pondent	r parent/party will have	e the
				fifth weekend i	n 🔲	odd _	even numbered	months.	
		(2)	Alter	nate weekends st	arting (	date):			
			from		at			tif applicable aposifu	start of school
			from	(day of wools)		(time)	a.m p.m./	if applicable, specify:	after school
				(day of week)		(time)			atart of ashaal
			to		at		□ a.m. □ p.m./	if applicable, specify:	start of school
				(day of week)		(time)			aller school
		(3)	Wool	days starting (da	te)·				
		(3)	, weer	tuays starting (uar	C).				start of school
			from		at		<b>a</b> .m. <b>p</b> .m./	if applicable, specify:	after school
				(day of week)		(time)			
			to		at		□ am □ nm/	if applicable, specify:	start of school
			10	(day of week)		(time)	Q P	ii applicable, specify.	after school
				, ,			_	<u></u>	
		(4)	Othe	r visitation (paren	ting tim	e) days ar	nd restrictions are: [	listed in Attachmen	t 7e(4) (form
			MC-0	25 may be used fo	r this pu	rpose)	as follows:		

PETITIONER:  RESPONDENT:  OTHER PARENT/PARTY:	CASE NUMBER:
9. Visitation (parenting time) with allegations of a history of abuse, substance a	buse, or other parenting concerns
a. Supervised visitation (parenting time).  (1) Until further order of the court other (specify): petitioner respondent other parent/party (name): will have supervised visitation (parenting time) with the minor childre	, the
(2) In addition, Supervised Visitation Order (form FL-341(A) is attac	hed.
<ul> <li>b. Unsupervised visitation (parenting time)</li> <li>(Do not complete this section if the parties have entered or will enter into visitation (parenting time), in writing or stated in court.)</li> <li>(1) Even though there are allegations of a history of abuse or substance petitioner petitioner other parent/party (name): has (or have) unsupervised visitation (parenting time) with the minor</li> </ul>	abuse under Family Code section 3011, the
(2) The reasons for granting unsupervised visitation to the person(s) alle substance abuse are:	eged to have a history of abuse or
<ul> <li>(3) The orders for visitation (parenting time) are specific as to time, day, as Family Code section 6323(c) requires.</li> <li>10. Transportation for visitation (parenting time) and place of exchange a. The children must be driven only by a licensed and insured driver. The vehicle</li> </ul>	must be legally registered with the
Department of Motor Vehicles, and must have child restraint devices properly ib. Transportation <b>to</b> begin the visits will be provided by the petitioner other (specific property) of the provided by the other (specific property).	respondent
c. Transportation <b>from</b> the visits will be provided by the petitioner other (sp	<del></del> :
<ul> <li>d.  The exchange point at the beginning of the visit will be at (address):</li> <li>e.  The exchange point at the end of the visit will be at (address):</li> </ul>	<b></b>
<ul> <li>f. During the exchanges, the party driving the children will wait in the car an exchange location) while the children go between the car and the home (g. Other (specify):</li> </ul>	• •
11. Travel with children. The petitioner respondent other parent/must have written permission from the other parent or a court order to take the children a. the state of California.  b. the following counties (specify):  c. other places (specify):	party <i>(name):</i> Idren out of

PETITIONER: RESPONDENT: OTHER PARENT/PARTY:	CASE NUMBER:
12. Holiday schedule. The children will spend holiday time as listed below Holiday Schedule Attachment (form FL-341(C)) may be used for this purpose.)	in the attached schedule. (Children's
13. Additional custody provisions. The parents will follow the additional custody provisions—attached schedule. (Additional Provisions—Physical Custody Attachment (form FL-3)	
14.  Joint legal custody. The parents will share joint legal custody as listed below (Joint Legal Custody Attachment (form FL-341(E)) may be used for this purpose.)	w in the attached schedule.
<ul> <li>15. Access to children's records. Both the custodial and noncustodial parent have the righ about their minor children (including medical, dental, and school records) and consult wit to the children.</li> <li>16. Other (specify):</li> </ul>	

	12-190
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	FOR COURT USE ONLY
<u> </u>	
TELEPHONE NO.: FAX NO.(Optional):	
E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF Madera	
STREET ADDRESS: 200 South G Street	
MAILING ADDRESS: Same	
CITY AND ZIP CODE: Madera CA 93637	
BRANCH NAME: Civil Division PETITIONER:	
FETTIONEN.	
RESPONDENT:	
NOTICE OF ENTRY OF JUDGMENT	CASE NUMBER:
You are notified that the following judgment was entered on (date):	
1. Dissolution	
2. Dissolution - status only	
3. Dissolution - reserving jurisdiction over termination of	marital status or domestic partnership
4. Legal separation	·
5. Nullity	
6. Parent-child relationship	
<ol><li>Judgment on reserved issues</li></ol>	
8. Other (specify):	
Data	
Date:	
	Clerk by Deputy
	Clerk, by, Deputy
-NOTICE TO ATTORNEY OF RECORD	OR PARTY WITHOUT ATTORNEY-
Under the provisions of Code of Civil Procedure section 1952, if no ap	opeal is filed the court may order the exhibits destroyed or
otherwise disposed of after 60 days from the expiration of the appeal	time.
	ONLY TO JUDGMENT OF DISSOLUTION
Effective date of termination of marital or domestic partnership statu	1 1 1 1 1
WARNING: Neither party may remarry or enter into a new dome of marital or domestic partnership status, as shown in this box	
of marital of domestic partnership status, as shown in this box	•
CLERK'S CERTIFIC	ATE OF MAILING
I certify that I am not a party to this cause and that a true copy of the	Notice of Entry of Judgmentwas mailed first class, postage
fully prepaid, in a sealed envelope addressed as shown below, and the	
at (place):	, California, on <i>(date)</i> :
Date:	Clerk, by, Deputy
Name and address of petitioner or petitioner's attorney	Name and address of respondent or respondent's attorney
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